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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/393,768	09/10/1999	EROL BASTURK	239603PL-011	3272
7:	590 04/17/2003			
Pillsbury Winthrop LLP			EXAMINER	
1600 Tysons Boundary NGLean, VA			FERRIS, DE	RRICK W
			ART UNIT	PAPER NUMBER
			2663	
			DATE MAILED: 04/17/2003	6

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	1
•	09/393,768	BASTURK ET AL.	
Office Action Summary	Examiner	Art Unit	
-	Derrick W. Ferris	2663	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet	with the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut	136(a). In no event, however, may oly within the statutory minimum of will apply and will expire SIX (6) N	a reply be timely filed thirty (30) days will be considered timely. IONTHS from the mailing date of this communication	ation.
<ul> <li>Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).</li> <li>Status</li> </ul>	ng date of this communication, ever	n if timely filed, may reduce any	
1) Responsive to communication(s) filed on 24	February 2003		
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ TI	his action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under			ts is
Disposition of Claims  4) Claim(a) 1 24 is/ore pending in the application	<b>n</b>		
<ul> <li>4)  Claim(s) 1-34 is/are pending in the applicatio</li> <li>4a) Of the above claim(s) is/are withdra</li> </ul>			
5) Claim(s) is/are allowed.	iwii iioiii consideration.		
6)⊠ Claim(s) <u>1-34</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement		
Application Papers	or oroonor roquiromore.		
9) The specification is objected to by the Examine	er.		
10)⊠ The drawing(s) filed on <u>10 September 1999</u> is/	are: a)⊠ accepted or b)□	objected to by the Examiner.	
Applicant may not request that any objection to the	ne drawing(s) be held in ab	eyance. See 37 CFR 1.85(a).	
11)☐ The proposed drawing correction filed on	_ is: a)□ approved b)□	disapproved by the Examiner.	
If approved, corrected drawings are required in re	eply to this Office action.		
12) The oath or declaration is objected to by the Ex	xaminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.0	C. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
<ol> <li>Certified copies of the priority document</li> </ol>	ts have been received.		
2. Certified copies of the priority documen	ts have been received in	Application No	
<ul> <li>3. Copies of the certified copies of the pricapplication from the International But</li> <li>* See the attached detailed Office action for a list</li> </ul>	ureau (PCT Rule 17.2(a)	).	
14) Acknowledgment is made of a claim for domest	tic priority under 35 U.S.	C. § 119(e) (to a provisional applic	ation).
a)  The translation of the foreign language pro			
Attachment(s)	*	-	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice	w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)	

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## **DETAILED ACTION**

## Response to Amendment

1. Claims 1-34 as originally filed are still in consideration for this application.

2. Examiner withdraws the obviousness rejection to *Cohen* in view of *Eng* for Office action filed 11/14/02 in reference to line item 1-2. Examiner also does withdraws the obviousness rejection to *Cohen* in view of *Eng* and in further view of *Kodialan* for Office action filed 11/14/02 in reference to line item 3. Rejections are withdrawn since applicant admits that their invention is not ATM (at least page 3, line 2 for Applicant's Remarks dated 2/24/03). As such, examiner has replaced the withdrawn rejection(s) with a new rejection.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,363,319 to *Hsu* in view of "Evolution of Multiprotocol Label Switching" to *Viswanthan et al.* ("Viswanathan").

As to claims 1 and 18-20, *Hsu* discloses a method and apparatus for selecting a route for a flow from a plurality of network paths connecting a source to a destination [Abstract]. More specifically, *Hsu* discloses constraint-based route selection using biased cost. Shown in figure 1a are routers using a centralized biased cost route selector

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(BCRS) and shown in figure 2 are routers using a distributed biased cost route selector (BCRS) using label edge routers (LERs) [column 3, lines 32-38]. With respect to a first and second node, examiner notes figure 3 illustrating a directed graph index [column 5, lines 25-67; column 6, lines 1-8]. Examiner notes that MPLS is known in the art for packet forwarding [column 1, lines 15-16].

The *Hsu* reference is silent or deficient to the limitation of replacing the tag (i.e., MPLS label) of the packet with the updated tag to give an updated packet. Examiner notes that it would have been obvious to a skilled artisan to replace the tag (i.e., MPLS label) when routing/switching the packet in the MPLS network. Examiner notes that further support or motivation comes from *Viswanathan* which discloses that a packet is "labeled" by either encoding the label in the data link layer or network layer header, or encapsulating the packet with a header specifically for MPLS [page 167, bottom right-hand column].

As both reference disclose routing packets in general, and more specifically routing packets using MPLS, examiner notes a strong motivation to combine the subject matter as a whole for both references.

As to claim 2, both references disclose transporting the packet to a destination node, using a reasonable but broad interpretation, where applicant defines destination node as either a terminal or a router on page 8, lines 10-11 of applicant's specification. For example, as shown in figure 2 of *Viswanathan* and on page 168 bottom right-hand column.

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As to claim 3, *Hsu* discloses routing an MPLS packet in general over a directed graph network. Again, *Hsu* is deficient or silent to how a label is changed at an intermediate node. Examiner notes that it would have been obvious to a skilled artisan prior to applicant's invention to change a label at an intermediate node. Again, *Viswanathan* provides additional support by disclosing that a label can be swapped at intermediate (i.e., subsequent) nodes [page 167, bottom right-hand column].

As to **claim 4**, see the same reasoning behind the rejection to claim 2.

As to claims 5 and 33, see the same reasoning behind the rejection for claim 1 (and as shown in figure 3 of Hsu).

As to claims 6, 7, and 21-23, *Viswanathan* discloses using the label as an index into a table which specifies a new outgoing label and next hop [page 167, bottom right hand column]. This process is used throughout the network. In addition, *Hsu* discloses using a loop free algorithm (i.e., acyclic as defined by applicant on page 5, lines 3-4).

As to claims 8 and 24, Viswanathan discloses using a SHIM header as shown in figure 1 which comprises a label of at least 20 bits.

As to **claims 9 and 25**, both reference disclose using an updating function throughout the network.

As to claims 10-11 and 26-27, *Hsu* discloses biased biased costs as well as static costs (i.e., local preferences) in determining a route [e.g., column 6, lines 29-67].

As to claims 12 and 28, see the rejection for claim 9.

As to claims 13-14 and 29-30, see the rejection for claims 10-11.

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As to claims 15-16 and 31-32, Viswanathan discloses the general concept of

more intermediate nodes. Hsu provides additional support by disclosing a flow of a

using a general packet between source to destination which may occur between one or

packet (i.e. FIFO packet flow).

As to claims 17 and 34, Viswanathan discloses matching variable bits for a label

using a broad but reasonable interpretation of hash.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Derrick W. Ferris whose telephone number is (703) 305-4225.

The examiner can normally be reached on M-F 9 A.M. - 4:30 P.M. E.S.T.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Chau Nguyen can be reached on (703) 308-5340. The fax phone numbers for the

organization where this application or proceeding is assigned are (703) 872-9314 for regular

communications and (703) 872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 305-3900.

Derrick W. Ferris

Examiner

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DWF **W** April 14, 2003

MELVIN MARCELO PRIMARY EXAMINER